## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

VAN C. SHER and CAROL L. SHER on behalf of themselves and their minor son, ANTHONY SHER,

**CIVIL ACTION** 

Plaintiffs,

VS.

NO. 11-1525

UPPER MORELAND TOWNSHIP SCHOOL DISTRICT, et al.

Defendants.

## **ORDER**

**AND NOW** this 19th day of August, 2011, upon consideration of the Motion to Dismiss submitted by Upper Moreland Township School District, Robert Milrod, and Howard Cohen ("Defendants") (Doc. No. 2) and the response thereto submitted by Plaintiffs Van C. Sher and Carol L. Sher ("Plaintiffs"), it is hereby **ORDERED** that:

- Plaintiffs, Van C. Sher and Carol L. Sher's claims are **DISMISSED WITH** PREJUDICE; and
- 2. Plaintiffs Van C. Sher and Carol L. Sher cannot represent the minor-Plaintiff,
  Anthony Sher's, distinct rights and cannot state a claim on his behalf; and
- The minor-Plaintiff, Anthony Sher's claims are hereby DISMISSED WITHOUT
   PREJUDICE; and

4.	Plaintiffs'	request to	appoint couns	el for Anthony	y Sher is hereby	V DENIED.

BY THE COURT

/s/ Robert F. Kelly ROBERT F. KELLY SENIOR JUDGE